

## **U.S. Department of Justice**

United States Attorney Eastern District of New York

NDB/RMP F. #2022R00883/NY-NYE-865

271 Cadman Plaza East Brooklyn, New York 11201

January 29, 2024

## By FedEx, Email and ECF

Sanford Talkin, Esq.
Talkin, Muccigrosso & Roberts, LLP
40 Exchange Place, 18<sup>th</sup> Floor
New York, New York 10005
(t) (212) 482-0007

Joseph Corozzo, Jr. Rubinstein & Corazzo LLP 260 Madison Ave, 22<sup>nd</sup> Floor New York, New York 10016 (t) 212-545-8206

Re: United States v. Goran Gogic

Criminal Docket No. 22-493 (ARR)

## Dear Counsel:

Enclosed please find a hard drive that contains a production of discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure, which supplements the government's productions on March 23, 2023, June 7, 2023, September 20, 2023, October 26, 2023, November 14, 2023 and January 19, 2024. An additional document is produced contemporaneously via email. This production is made pursuant to the protective order entered by the Court on September 20, 2023 (ECF Dkt. No. 28), and the stipulation and order entered by the Court on October 3, 2023 (ECF Dkt. No. 31). The government also requests reciprocal discovery from the defendant.

This production includes copies of the following records:

(1) A hard drive containing the records of the devices seized from the Desireee, Anvi, and MSC Gayane, Bates-numbered SENSITIVE GOGIC003072; and

(2) Screenshots of Sky Chat conversations, Bates-numbered SENSITIVE GOGIC003073-SENSITIVE GOGIC3078.

Very truly yours,

BREON PEACE United States Attorney

By: /s/ Nomi D. Berenson

Nomi D. Berenson Robert M. Pollack Assistant U.S. Attorneys (718) 254-7000

cc: Clerk of the Court (ARR) (by ECF) (without enclosure)